AARON D. FORD 1 Attorney General Craig A. Newby (Bar No. 8591) 2 **Deputy Solicitor General** Office of the Attorney General 3 555 E. Washington Ave, Ste. 3900 Las Vegas, NV 89101 4 (702) 486-3420 (phone) (702) 486-3773 (fax) 5 cnewby@ag.nv.gov Attornevs for State Defendants 6

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JONAH GOLD,

Plaintiff,

vs.

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11 BRIAN SAND

BRIAN SANDOVAL, in his official capacity as PRESIDENT OF THE UNIVERSITY OF NEVADA, RENO; MELODY ROSE, in her official capacity as CHANCELLOR OF BOARD OF REGENTS OF THE NEVADA SYSTEM OF HIGHER EDUCATION, a political subdivision of the State of Nevada:

LISA SHERYCH, in her official capacity as ADMINISTRATOR OF DEPARTMENT OF HEALTH AND HUMAN SERVICES

HEALTH AND HUMAN SERVICES
NEVADA DIVISION OF PUBLIC AND

| BEHAVIORAL HEALTH; STEVE SISOLAK, | in his official capacity as GOVERNOR OF | THE STATE OF NEVADA; and John and

Jane Does 1 through 100,

Defendants.

Case No. 3:21-cv-00480-JVS-CLB

## ORDER TO CONTINUE REPLY DEADLINE FOR MOTIONS TO DISMISS

(First Request)

Pursuant to Local Rule IA 6-1 and Local Rule C 7-1, Plaintiff Jonah Gold; Defendants Brian Sandoval, in his official capacity as President of the University of Nevada, Reno; Melody Rose, in her official capacity as Chancellor of Board of Regents of the Nevada System of Higher Education, a political subdivision of the State of Nevada; Lisa Sherych, in her official capacity as Administrator of the Division of Public and Behavioral Health for the Nevada Department of Health and Human Services, and Steve Sisolak, in his official capacity as Governor of the State of Nevada (collectively the "Parties") hereby stipulate to continue Defendants' deadline to reply in support of their pending motions to dismiss (ECF

Nos. 28 & 30) from Monday, December 27, 2021 until Monday, January 10, 2022 . This 1  $\mathbf{2}$ is the first request for an extension. 3 The parties request this extension for multiple reasons. First, on December 21, 2021, the Nevada Legislative Commission did not approve a permanent regulation for an NSHE 4 COVID-19 vaccination policy for students. As of right now, Plaintiff can register for spring 5 6 semester courses at the University of Nevada, Reno. Second, the conflicting schedules of 7 the parties' counsel during the holiday season inhibits the ability to discuss this recent development to determine whether or how to proceed with this case. 8 9 The proposed extension will allow the parties to have this discussion without 10 prejudice to any party. DATED this 23rd day of December, 2021. 11 DATED this 23rd day of December, 2021. AARON D. FORD 12 JENNINGS & FULTON, LTD. Attorney General 13 By:\_/s/ Craig A. Newby By:\_/s/ Adam Fulton\_ Craig A. Newby (Bar No. 8591) 14 Adam Fulton (Bar No. 11572) Deputy Solicitor General Attorneys for State Defendants 15 Joseph S. Gilbert (Bar No. 9033) Roger O'Donnell (Bar No. 14593) 16 THE NEVADA SYSTEM OF HIGHER Joey Gilbert & Associates **EDUCATION** 17 Attorneys for Plaintiff 18 By: /s/ Yvonne Nevarez-Goodson Joseph C. Reynolds (Bar No. 8630) 19 Chief General Counsel Yvonne Nevarez-Goodson (Bar No. 8474) 20 Deputy General Counsel Attorneys for NSHE Defendants 21 22 IT IS SO ORDERED. 23 DATED this 28th day of December, 2021. James V Sela 24 25 26 UNITED STATES DISTRICT COURT CLERK 27 28